commodity like the products of the soil, the surplus seeking a starket wherever there is a designed, for it. Under our present system we should want none or word was a subject of satisfaction. It does not now present system we should want none or word was not that classed some should want none or word was not that classed some should want none or word was not that classed some should because of the pledge to pay the interest of the public deut in con. The yield counting the receipts were less by of the public deut in con. The yield and because of the pledge to pay the interest of the public deut in con. The yield and because of the pledge to pay the interest of the public deut in con. The yield and the force of precious metals would flow out for the purchase of breign productions, and the stream of the purchase of breign productions, and the stream of the production of congress to another the attention of congress to anoth me to be able to approve any measure of Congress looking effectively towards securing resumption. Unlimited infla-have been substantially rebuilt, their securing resumption. Unlimited infla-tion would probably bring about specie payments more specify than any legis-lation looking to the redemption of the legal tenders in coin, but it world be st the expense of honor. The legal tenders would have no value beyond settling present listifities, or, properly speaking, repudiating them. They would buy nothing after the debts were all settled. There are a few measures which seem to me important in this connection and which f countend to your consideration. A repeal of so much of the legal tender acts as makes the notes receivable for debts to be contracted atter a date to be fixed in the act itself to no later than the first of January 1877. We should then have a quotation at real values-not fictitious ones-gold would no longer be at a premium but currency at a discount. A healthy reaction would set in at once and with a degree to make the currency to equal what it purports to be. The merchants, manufacturers and tradesmen of every calting could do business on a having unvarying value. Laborers and all classes who work for stipulated pay or iucoms, because extra profits would no longer be charged by the capitalists to compensate for the risk of a downward fluctuation in the value of the currency. Second, that the Secretary of the Treas fry be authorized to redeem say not to exceed \$2,000,000 monthly of legal tender notes, by issuing in their stead 3.25 100 per cent. per annum, of denominations ranging from \$500 to \$1000. This would in time reduce the legal tender notes to a volume that could be kept affect without demanding redemp-tion in large sums stiddenly. Third, that additional power be given to the Secretary of the Treasury to accumulate gold for the final redemption of currency increasing revenue, curtailing expenses, pr both -it is preferable to do both-and recommend that a reduction of expenditures be made whenever it can be done position, relations and character, and offects seriously the weight of our prin without impairing government obligations or crippling the due execution thereof. One measure for increasing sphere of naval responsibility. The esti-mates for the support of this branch of the revenue, and the only one I think of is the restoration of the duty on tea and coffee. These duties would add probably \$18,000,000 to the present amount received for imports, and would in no little less in the aggregate than those made for the current year, but some other way increase the prices paid for those articles by the consumers. These articles are the products of countries maintenance of the mavy, but believe to be of pressing importance. It won'd collecting revenue from exports, and as largest consumers, reduce the sufficient means for the incrediate in my opinion, be wise to at once afford daties, they proportionally increase them. With this addition to the revenue, many duties now collected, and which give but an insignificant return for the cost of collection, might be remitted, and to the direct advantages of consumers alone. I would mention these articles which enter into manufactures of all sorts. All duty paid upon such articles goes directly to the cost of the article when manufactured here, and must be paid for by the con-sumers. The duties now only come from the consumers alone, but acts as a protection to foreign manufactures of the distant markets.

FRAUDULENT CLAIMS AGAINST THE GOV-· ERNMENT.

I will suggest or mention another subject bearing upon the problem of how to enable the Secretary of the Treasury to accumulate balances. It is to devise some better method of verifying claims against the government than at present exists through the Court of Changes, especially those claims growing out of the late war. Nothing is more certain than that a large percentage of the amounts passed and paid are partly or wholly fraudulent, or are far in excess of the real losses sustained. The large amount possible yield of those places for any one year, but, as every one knows who has had experience in tilling the soil and who has visited the scene of the spoils tion, are, in many instances, more than including their personal and real estate. The report of the Attorney General which will be submitted to Congress at snearly day, will contain a detailed history of awards made and of claims pending of the class here referred to the class here referred to.

ARMY OPERATIONS.

The report of the Secretary of War, accompanying this message, gives a emigration of miners to that point. Thus detailed account of the army operations far the effort to protect the treaty rights for the year just passed, expenses for maintanence, etc., with recommendations for legislation, to which I respectfully tainly witness a large increase of eminated special attention. To some of these I invite special attention. First, to the mensistive of making \$30,000 of the appropriations for the special attention. First, to the measure of the special attention of the special attention of the special attention. First, to the measure of the special attention of the special attention of the special attention. First, to the measure of the special attention of the special attention of the special attention. First, to the measure of the special attention of the special attention of the special attention. First, to the measure of the special attention of the special attention of the special attention. First, to the measure of the special attention of the special attention of the special attention. First, to the measure of the special attention of the special a priation for the authinstence department available for the beginning of the next ment growing out of the causes named. The Secretary of the Interior auggests fiscal year. Without this provision, troops at points distant from supplies and productions must either go without food or existing laws must be violated. It is not attended with cost to the treasury. Second, his recommendations of an equitable system of anuitles for families of ceased officers by voluntary reductions from the monthly pay of officers. This again, is not attended with burden upon the treasury, and would, for the future relieve much distress which every old army office; has witnessed in the past; officers dying suddenly or being killed, leaving families without even means of reaching their friends if fortunate enough to have friends to aid them Third, the repeal of the law abolishing mileage and return to the old system. Fourth, the trial with torpedoes under the corps of en zineers and appropriation for the same. Should war ever occur between the United States and any martime power, United States and any martime power, some measure the progress of the industrial activity of the country. The trial activity of the country. The defense of barbors and also in aggressive expenditures, and the office generally is advisable to learn by experiment their best construction and application as well as the case above referred to there are also the case above referred to the resultive as no question raised as to the validity as no question raised as to the validity as no question of the license on its face. The defects action of the city cannot be complained of were shown in each in a free, enlightened and that case the last required a petition was no question raised as to the validity as a condition precedent to the complained of were shown in each in a free, enlightened and that case the last required a petition was no question raised as to the validity as a condition precedent to the case above referred to the case above referred to the result of the result of the case above referred to the result of the result of the result of the result of the result

number of about forty, including those year. This reduction in amount of now in commission, are in the Atlantic, expenditures was produced by the now in commission, are in the Atlantic, and could be ready for duty as fast as men could be enlisted for those not on allowed claims and on pensions, the already in commission. Of these, one rate of which was increased by the third are in effect new ships, and though legislation of the preceding session of tone of the remainder need considerable Congress. At the close of the last fiscal to meet the possible emergency of two years ago. It has been done, crietly of per without proclamation or display, and though it has necessarily straitened the year. Department in its ordinary expenditures and, so far as the iron-clads are concerned has added nothing to the cruising force of the navy, yet the result is not less satisfactory, because it is to be found in a great merease of real, rather than apparent force. The expenses incurred

monitors now undergoing repairs, which must otherwise advance slowly, and only as money can be spared from current expenses. Supplemented by these, our navy armed with the destructive weapons of modern warfare, manned by our seamen and in charge of our instructed

ciples and policy throughout the whole

THE POSTOFFICE DEPARTMENT same complete stricke it our own and herewith transmitted, gives a full history one of the marked characteristics of the of the workings of the department for the exhibition. The board has observed year just past. It will be observed that commendable economy in the matter of the deficiency to be supplied from the the erection of buildings for the governgeneral treasury increased over the ment exhibit, the expense of which, it is burden upon the Treasury for many means to render their respective practical years to come, but there is no branch of the public service which interests the Exhibition being an International one rapid transmission of the mails. The contributor, it is my opinion that its advantages to be gained by a direct line contributions should be of a character in of American steamers to the South quality and extent to sustain the dignity American States, will far outweigh the and credit of so distinguished a contrib of loss proven on good testimony, according to existing laws, by addavits of fictitious or unscrapulous persons to have been sustained on small terms and plantations are not only far beyond the possible yield of those places for any one year, but, as every one knows who has cents per pound. So far as the trans-mission of real mail matter goes, this mission of real mail matter goes, this selves. I commend the estimates of the would seem entirely proper, but I suggest Board for the necessary additional the individual claimants were ever worth including their network and real exclude from the mails merchandise of ation of Congress.

The discovery of gold in the Black Hills, a portion of the Shortz reservation, has had the effect to induce a large simply a gratuity to be issued or withheld

THE INDIAN TERRITORY.

The condition of the Indian Territory, Interior has taken measures to obtain a our will and climate and is worthy the full report of the conditition of that continual encouragement of the govern-Territory, and will make it the subject of ment. a special report at an early day. It may then be necessary to make some further recommendation in regard to begistation for that Territory.

THE PATENT OFFICE.

The steady growth and increase of the

THE PUBLIC DOMAIN.

and the drouth which prevailed so children, and of the possible infocent great unsulmity," and for anything question the court is not now called

535,000 will be required for the payment of pensions next year, an amount \$665, 000 less than the estimate for the present

GEOLOGICAL SURVEYS.

The geological explorations have been prosecuted with energy during the year covering an area of about 49,000 square miles in the territories of Colorado, Utah and New Mexico, developing the agri in the maintainance of an effective naval force in all its branches are necessarily topographical details of that region. furnishing the interesting scientific and topographical details of that region.

THE QUAKER POLICY.

The method for the treatment of the Indians adopted at the beginning of my first term has been steadily parsued and with satisfactory and encouraging results. the service for the next year amount to a It has been productive of evident any community. Make education com improvement in the condition of that race, and will be continued, with only additional appropriations are asked for such modifications as further experience voters after the year 1890; disfranchising objects unt including the ordinary may indicate to be necessary.

CENTENNIAL CONTRIBUTIONS. The Board heretofore appointed to take charge of the articles and materials pertaining to the War, the Navy, the

Treasury, the Interior, and the Postoffice Departments, and the Department of Agriculture, the Smithsonian Institution and the Commission of Food, which are to be contributed under the legislation last session to the International Exbibition, to be held at Philadelphia during The report of the Postmaster-General, governmental contribution will be made amount required for the preceding year. estimated, will not exceed \$80,000. This in a country so vast in its area as the amount has been withdrawn under the United States, with large portions sparse law from the appropriation of five of the y settled, it must be expected that this principal departments which leaves some important service will be more or less a of those departments without sufficient whole people more than that of cheap and the government being a voluntary patriotic feelings of our people them-

> States, and the interest of the world in our progress, by taking steps to join with us in the celebrating the centennial of the nation, and I strongly recommend that a more national importance be given shores innumerable useful works of art and skill, the citizens of foreign countries and manufactures, will far exceed any in due and regular form was attached to pecuniary outlay we can make.

THE AGRICULTURAL BUREAU.

I transmit berewith the report of the Commissioner of Agriculture, together with the reports of the Commissioners, the Board of Audit and the Board of Health of the District of Columbia, to all of which I invite your attention. The to which I have referred in several of my much in disseminating useful knowledge former annual messages, remains practito the agriculturists, and also introducing cally unchanged. The Secretary of the new and useful productions adapted to

> EDUCATIONAL. The report of the Commissioner of Education, which accompanies the report of the Secretary of the Interior, shows a gratifying progress in educational mat- synopsis:

ons, that we can have. Hence it in a prosperous and satisfactory condition. dition of affairs existing in the Territory of Utah, and have asket for definite

for harbor defense and for operations are derived consideration of Congress.

Of there are our own shores. Of these, all the single turretted ones, fifteen in number, here been substantially rebuilt, their rotton wood bearms repisted with iron, their hulls strengthened and fleir engines at machinery thoroughly repaired, so that they are now in most efficient and taken of a substantially rebuilt, their rotton wood bearms repisted with iron, their hulls strengthened and fleir engines at machinery thoroughly repaired, so that they are now in most efficient and 12,977 were dropped therefrom, showing a net decrease of 1,420; but while the number of pensioners has they can be manned and put in commission. The five double turretted iron and belonging to our navy, by far the most powerful ships for fighting purposes are also in hands undergoing complete repairs, and could be ready for sea as in periods varying from four to six months. This is caused by the great increased from \$9,026 in 1872 to \$10,391 in 1875, to each invalid pensioner, an increase from \$9,026 in 1872 to \$10,391 in 1875, to each invalid pensioner, and now ready, our iron-clad fleet will be for the purposes of defense at home equal to day force that can be readily just the average rate of 15 per cent. In the three years. During the year engages in working the mines; hence of disbursement, \$29,683.116, being \$910, years, also, crusters of various size, to the sumber of about forty, including those. of disbursement, \$29,683.116, being \$910, 962 less than was paid the preceding year. This reduction in amount of expenditures was produced by the decrease in the amount of arrearages due on allowed claims and on pensions, the rate of which was increased by the legislation of the preceding session of legislation of the preceding legislation of the legislation of the preceding legislation of the preceding session of laws and on particular to take certain action. The court in its decision shows the distinction between an informal of defective petition and no petition of the two take certain action. The court in its decision shows the distinction between an informal of defective petition and no petition of the two take certain action. The court in its decision shows the distinction between an informal of defective petition and no petition of the two take certain action. The court in its decision shows the distinction between an informal of defective petition and no petition of the two to take certain action. The court is take certain action. third are in effect new samps, and though some of the remainder need considerable repairs on their boilets and machinery, they all are or feadily can be made effective. This constitutes a fleet of more than fifty war ships, of which fifteen are iron clad, now in hand on the Atlantic coast. The navy has been livelegit to this condition by a judicious and practical application of what could be an arranged from the current appropriation of the curren into subcommittees, be organized to visit "supposable) coulst in the absence of any to be trespassers, nor will tacy be if legal ways are provided for them to become owners of these actual necessities of their

positions.

As this will be the last annual message which I shall have the honor of traush ting to Congress before my successor is chosen, I will repeat or recapitumite the questions waich I deem of vital import ance for legislation upon and settlement at this session: First, that the States shall be required to afford the opportu nity of a good common school education to every child within their limits. Second, That no sectarian tenets shall be ever taught in any school, supported in whole or in part by the State, Nation, or by the proceeds of any tax levied upon pulsory so far as to deprive all persons wh cannot read and write from becoming none, however on the grounds of illiteracy who may be voters at the time this amendment takes effect. Third, declare church and state forever segurate and distinct, but each free within their proper sphere, and that all church property shall bear its own proportion of taxes. Fourth, drive out licensed immorality, such as polyamy and the importation of women for illegitimate purposes. To recur again to the centen nial year, it would seem as though now officers, will present a force powerful for the home purposes of a responsible though peaceful nation.

THE POSTOFFICE DEPARIMENT. Believing that these views will commend themselves to the great majority of the

JUDGE BELL'S DITATON. State of Kansas vs. Wm. Kuhne.

STATEMENT OF CASE. The General Dram-shop act provides liquor shall be granted to the person both male and female in which the dram-shop is to be kept recommending the applicant as a suitable person to keep issued to him for that purpose.

The act also prescribes penalties for the sale of liquor without license. The defendant was indicted for selling liquor within the corporate limits of the

city of fola, a city of the third class, without license as required by faw. The defendant interposed a special plea setting up an ordinance of the city for the sale of liquor, the provisions of nance, a copy of which license executed

and male a part of defen lant's plea. replication alleging that prior to the proper petition was presented, since the ordinance and the statute are identical, issuing of said license the defendant had and that this recital is conclusive. Such not complied with, nor had he attempted an effect cannot be given to this recital or pretended to comply with the provisions of the law requiring a patition, and that the defendant in applying for and interpolation of foreign matter into the Bureau of Agriculture has accomplished that the defendant in applying for and much in disseminating useful knowledge receiving, and the city authorities in granting said license, openly and avowedly disregarded the provisions of the law so far as the petition was concerned.

To this replication the defendant demurrol and upon the issue thus presented, his honor, Judge Bell, delivered his opinion of which the following is a

OPINION.

The defendant in support of his demurrer insists that the State cannot have had the honor of transmitting to go behind a license regular upon its face go behind a license regular upon its face and relies strongly upon the case of Van Hostrup vs. Madison City, 1st Wallace, 291. There is a manifest distinction between that case and the case at bar in two important particulars. First, in that case the late required a restriction of the case above referred to there that case the late required a restriction. ment made by the present able management. Sixth, a renewal of the appropriate evidence matter. Sixth, a renewal of the appropriate evidence matter. Sixth a renewal of the appropriate evidence matter. Sixth a renewal of the appropriate evidence matter. The causes of this decrease are supposed of the war, etc.

The causes of this decrease are supposed of the same "great manimity." The distinction be found in the grasshopper scourge that is a crime and at the same "great manimity." The distinction be found in the grasshopper scourge that the state of the inarcent (was the cause of apatition signal "with for that purpose is the present case is a

that case see Bishop on statutory crimes 100f and 33 Wis. 162, where the case is

cited and discussed.

Equally conclusive are the numerous Equally conclusive are the numerous cases cited by the prosecution where the join Mills, XXX, per in-lib. identical question presented by this Cinios spring densurer has been uniformly decided Graham Flour. adversely to the licenses. Bishop lays salt port, per pounds down the rule in general terms, citing numerous authorities, in these words "If a license be unduly granted—that "is contrary to law—it does not protect "the holder"—Bishopon statutory crimes

Sec. 1001; also,
"Unless it appears affirm tively that a
"petition that a license may be granted
"to an individual to open and keep a dram shop is signed by a majority of the resident voters the county court "has no authority to issue such license." | Exp Cox, 19 Ark., 688,; 7 U. S. D. First eries, p. 811, Sec 106.
In the case of the State vs. Moore, 1

ones (N. C.) 276, the Court says: "Where a county court is forbidden nors within the limits of an incorpora ted town without a written resommen dation from the board of commissioners of said town and it appears from the "records of such court that they granted "a license thus to retail without such

'recommendation the

"such license is not thereby protected The case of House vs. the State 41st right thinking and patriotic citizens of the United States, I submit the rest to case where the statute provided that no license should be granted without a petition signed by a majority of the legal voters. It was held that a license

selling liquor without ficeuse.

En the case of the finite vs. Fisher 33d Wis. 159, the statute provides that "No in substance that before z license to sell license should be granted" until a certain bond has been wied. The court applying for the same the applicant shall held that where the license was granted without the bond it was absolutely void. present to the proper corporate author- in rendering this decision the court uses ities a petition signed by a majority of this language: "The question is, 'was the residents of the ward or township "the license conclusive on the State or "could it be shown to be irregular and "void.' Our answer is the license was "not conclusive on the State and it was the applicant as a suitable person to keep "competent for the prosecution to show the same and requesting that license be "that it was void."

The theory of counsel for defendant that the ballot box is the only remedy in case the city council see fit to violate the law and disregard the wishes of the

sex evidently intended to confer rights upon that portion of the community of lola regulating the granting of license right of this class to join in determining who shall sell intoxicating liquor or whether it shall be sold at all cannot be which were elentical with the provisions taken away either by the indifference of by such appropriations as will insure its success. Its value in bringing to our shores furumerable useful works of art pursuant to the provisions of said ordithe body of the license "and otherwise complied with the provisions of all ordinance rules and regulations of the To this plea the prosecution filed a shops," it equivalent to a recital that the license by the ministerial officer who drew up the license. It was no part o required it to be inserted. It esnnot be taken as conclusive proof of a jurisdic tional fact if indeed it be evidence at all Even if it were a part of the record it would not have such an effect.

The recital in question consists of a mere conclusion of law. The city council being a body of special inferior and statutory jurisdiction, Canfield vs. Smith 84 Wis. 336, its jurisdiction must affirm stively appear upon the face of the

or to permit it under such restrictions as it sees proper. Whoever desires to sell must see to it at his peril that all restrictions are observed and all conditions complied with; and he cannot shelter himself behind the wrongful acts of others. The court is of the opinion that the petition required by law is a jurisdictional matter without which the city council had no suthbority to take any action what ever iff regard to licensing the deferdant and that if the license in question was the straight cough and allocations and lake the very holy to take the very indicate the court is of the opinion that the petition are required by law is a jurisdictional matter without which the city council had no suthbority to take any action what ever iff regard to licensing the deferdant and that if the license in question was the styment, and advise everybody to take the very indicate the court is of the opinion that the petition are required by law is a jurisdictional matter without which the city council had no suthbority to take any action what ever iff regard to licensing the deferdant and that if the license in question was the styment, and advise everybody to take the very indicate the court is of the opinion that the petition are without disease. Catarrh, and would seem a though I could never breath say more, and veget in favor of your grist and good my feetiment with the grant with that dreadful disease. Catarrh, and would seem a though I could never breath say more, and veget in favor of your grist and good my feetiment with the grant with that dreadful disease. Catarrh, and would seem a though I could never breath say more, and veget in favor of your grist and good my feetiment with that dreadful disease. Catarrh, and would seem a though I could not the feeting with the treath of your grist and good any feetime. The court is of the opinion that the petition and that it would seem as though I could not the feeting with the treath any more, and veget in favor of your grist and good my feetiment with that dreadful dis

The defendant by a motion to quash ad by payaicians and apothecaries to be the best partier and cleaner of the blood yet discovered and thousands speak in its praise who have been insight at the right of the State court to entertain uristiction in cases of the kind charged Report from a Practical Chemist and in the information arising within the in the information arising within the limits of cities of the third class. His honor Judge Talcott in an able opinion which we regret our inability to present to our readers, overruled the motion to just hand a firmed the authority of the State court to entertain jurisdiction of the officine charged.

Apethecary.

Best six - This is to certify that I have sold at retail 1555 dozen (Esst bottlet) of your VEGE-TINE slove April 14, 18:0, and can truly say that it has given the last satisfaction of any remedy for the complaints for which it is recommended that I ever sold. Scarcely a day passes without some of my customers testifying to its merits on themselves or their friends. I can perfectly cognition of several cases of scrofisious tumors being curell by VEGI-TINE alone in this vicinity.

Very respectfully yours,
Al GILMAN, 466 Broadway.

To H. R. Stevens, Esq.

realidity may be shown in this action.

DEMURBER OVERRULED.

CATTLE AND HOUS. "upon the sufficiency in respect to the number and qualifoctions of the petitioners."

In the case of Goff vs. Fowler, 3:1

Pick. 300, cited by counsel for defend ant, the defects in the preliminary proceedings were mere irregularities and informalities not affecting the privide informalities and that case see Pick.

etc., printed ir good style, call at this

SUCCESS OF VEGETINE

THOUSANDS SPEAK.

Apothecary.

VEGETINE of mogation Will Cleaned Scrofula from the System.

HONEST OPINION:

HONEST OPINION:

Dear Str—This is to show that my son was taked sick in January, 18st, with Scrotule which cames out in large sores and ulcers on his leg and highlight of their profession—two from Boston and three from Charleston—without getting a bit better. He was obliged to he without getting a bit better. He was obliged to he without getting a bit better. He was obliged to he without getting a bit better. He was obliged to he without getting a bit better. He was obliged to he without getting a bit better. He was obliged to he without getting a bit better. He was obliged to he without getting a bit better. He was obliged to he without getting a bit better. He was obliged to he without getting we ware told to try VEGETINE, the great blood remedy; and be had has use of his limbs of he was getting better; for he could move a great change. The sores ran so bad that we had to change the CRUMS four or five times a day. Still, he was getting better; for he could move his limbs and help himself a little. He was soon able to set up in bed, and, by constant side of VEGETINE, it has cured him. He has a lame leg which he will probably have for life; but was all honestly believe, if we had used VEGETINE with severawed the use of his leg, and restored it to transcal health. I hope all those frombled with Scrottfia will test this testimany of me and my son, who is not yell and able to speak for himself.

CATIPURINE SAHIONEY.

May 12th, 1st?**

May 12th, 1st?*

**This is to show that my son was taked to be sever than the crums of high calc in the string in the calc in the crums. The source of his leg, and restored it to transcal health. I hope all those frombled with Scrottfia will test this testimany of me and my son, who is not yell and able to speak for himself.

DANIEL MAHONEY.

May 12th, 1st?

**The source of his life, and the testimany of me and my son, who is not yell and able to speak for himself.

DANIEL MAHONEY.

DANIEL MAHONEY.

DANIEL MAHONEY.

DANIEL MAHONEY.

DANIEL MA The move plain but honest statement counter

Scal 40 sively shows the quick and thorough cleansing

100 VEGETINE is acknowledged by all classes of people to be the best and most reliable blood 12% o purisier in the world. Vegetine is Sold by all Draggiste Save Time! ave Houey!

organian of the character of the control of the character of the character

KANSAS LANDS.

GEO. A. BOWLUS,

granted without such petition was absosafertely void and no protection to the holder against a criminal prosecution for

L. L. & G. RAILROAD LANDS.

IOLA, (Allen County,) KANSAS.

J. F. COLBORN. At corner Madison and Washington Avenue,

IOLA, KANSAS,

people is untenable.

The dram shop act in requiring the petition to be signed by a majority of the adult residents without regard to the adult residents without regard to than st any other Dry Goods establishment in Southern Essees.

DRY GOODS AND NOTIONS

Which have been selected with great care. A handsome stock of QUEENS-WARE of the best brands. GLASSWARE in all varieties, which I sell at unquestionably LOW PRICES.

BOOTS, SHOES

And LADIES SERGE GAITERS to suit the most fastidious

HATS AND CAPS FOR MEN AND BOYS.

Window Hollands, Paper Shades and Patton Curlain Fixfurts constantly hand. Wall Paper in great variety.

J. & P. Coats' and Clark's O. N. T. Spool Thread in all numbers y is not half told. We will prove the facts at the counter.

L. L. NORTHRUP DRY GOODS, GROCERIES,

CLOTHING.

Hate and Cape, Boots and Shoes, Drugs, Medicines, Hardware, Ksiis, Cutlory, Queensware, and FURNITURE.

AGENT FOR MORTON'S GOLD PENS

I pay cash down for my goods, and offer great inducements to each buyers. Will Not be Undersold by any one.